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Nonalcoholic Drinks—Adulteration and Misbranding. (Chap. 357, Act Apr. 20, 1915.)

1. No person shall distribute or sell, or manufacture for distribution or sale, or have in his possession with intent to distribute and sell, any beverage which is a nonalcoholic drink within the meaning of this act, which contains any boric acid or borate, salicylic acid or salicylate, formaldehyde, hydrofluoric acid, or fluoride, fluoborate, fluosilicate, or other fluorine compound, dulcin, glucin, saccharin, betanaphthol, hydro-naphthol, abrastol, asaprol, compound of copper, pyroligneous acid, coal-tar dye (except the certified colors now permitted by the United States Department of Agriculture, to wit: Amaranth, ponceau 3 R., erythrosin, orange I, naphthol yellow S., light-green S. F. yellowish, indigo disulfo acid), saponin, except derived from soap bark or other substance deleterious to health.

2. No person shall distribute or sell, or have in possession with intent to distribute or sell, any nonalcoholic drink within the meaning of this act which is an imitation of any other nonalcoholic drink, unless the bottle or other container in which the same is contained is plainly marked with the word imitation or artificial on the label or cap thereof, in letters of the same size and type as those of the name of such nonalcoholic drink under which the same is distributed or sold, or had in possession with intent to distribute or sell.

3. The term "nonalcoholic drink" as used in this act shall include carbonated beverages of all flavors, sarsaparilla, ginger ale, soda water of all flavors, lemonade, orangeade, root beer, grape juice, and all other beverages of any kind or character, whether similar or not to the beverages specifically above mentioned, either containing no alcohol at all or containing not more than 1 per cent of alcohol.

4. No person shall distribute or sell, or have in possession with intent to distribute or sell, any nonalcoholic drink at any place where false or fraudulent statements or designs are displayed concerning such nonalcoholic drink.

5. Any person who shall violate any of the provisions of this act, or any of the rules and regulations made under authority contained in this act, shall be liable to a penalty of \$50 for the first offense, and to a penalty of \$100 for the second offense, and to a penalty of \$200 for the third and each subsequent offense; such penalties may be sued for and recovered by the same boards and officials, and in the same manner, as provided for the recovery of penalties in the act to which this act is a supplement, and such penalties, when recovered, shall be paid to the board or official recovering the same in the same manner as penalties recovered under the provisions of the act to which this act is a supplement.

6. This act shall take effect on the 1st day of June, 1915.

Marriages—Registration—Duplicate Certificate When License Was Issued in Another Place—Date of Receipt to be Stamped on Certificate. (Chap. 366, Act Apr. 21, 1915.)

1. The assessor of any township or the clerk or person acting as registrar of vital statistics in any city, borough, town, or other local municipal government in this State, who receives the certificate of the marriage of two persons within the district under his jurisdiction shall, when the marriage license was issued in another township or other municipality in this State, make a duplicate of any such certificate of marriage received by him, and transmit the same, by mail, within 24 hours after receipt of the original to the officer legally designated to receive such certificates in the township or other municipality in which the license was issued.

2. The assessor of any township or clerk or person acting as registrar of vital statistics in any city, borough, town, or other local municipal government in this State, shall stamp every certificate of marriage that he receives with the date on which it is received and with the name of the township or other municipality in which it is filed.

3. Every duplicate required to be made in section 1 shall have written or stamped thereon, in red ink, the words "duplicate, original filed in (stating municipality) on (stating date)," and shall be filed in the office of the person to whom it is sent in the same manner as though the marriage had taken place in the municipality over which the said person has jurisdiction: *Provided*, That all certificates of marriage shall be tabulated only with the returns of the municipality in which the marriage took place.

4. Every assessor of any township or the clerk or person acting as registrar of vital statistics in any city, borough, town, or other local municipal government in this State who shall fail to forward any duplicate certificate as provided for in section 1, and stamp such certificate as outlined above, shall be liable to a penalty of \$50, to be recovered in an action of debt in the name of the State board of health or in the name of the local board of health that is affected by such violation.

Births and Deaths—Registration—Enforcement of Act. (Chap. 389, Act Apr. 23, 1915.)

1. Section 14 of the act ["An act to secure in this State the certification of births and deaths, and of the vital facts relating thereto, and to provide for the record thereof (revision of 1909)"] to which this act is amendatory be and the same is hereby amended to read as follows:

14. Any penalty incurred under any of the provisions of this act shall be recovered, with costs, in an action of debt in the name of the local board of health of the municipality where the birth or death occurred. In case the local board of health fail to bring prosecution where violations of this act are brought to their attention, the State board of health shall have the power to compel the local board of health in the municipality where the birth or death occurred to prosecute such cases, and if after formal notice to the local board of health and to each of its members, from the State board of health, that such legal action shall be taken by the local board, the said local board fails to act, each and every member of the said local board of health shall be liable to a penalty of \$25, to be recovered in an action of debt in the name of the board of health of the State of New Jersey, and all such penalties when so recovered shall be paid into the State treasury of this State: *Provided, however*, That the penalty shall not run against any member of the local board of health who shall vote to bring prosecution against the violator of this act, although the local board of health may vote against such prosecution.

Water, Potable—State Board of Health to Inspect Plant for Furnishing and Supervise Operation. (Chap. 378, Act Apr. 21, 1915.)

1. Amend section 4 of the act ["A supplement to an act entitled 'An act to secure the purity of the public supplies of potable waters in this State,' approved March 17, 1899," approved April 21, 1909] to which this act is amendatory, so that it shall read as follows:

4. The board of health of the State of New Jersey shall have the supervision of the operation of all water plants throughout the State with respect to the purity of the supply of potable water furnished by any such water plant, and every person or corporation furnishing water for potable use shall comply with any and all orders of the board of health of the State of New Jersey relating to the purity of such waters. The board of health of the State of New Jersey shall cause to be collected (by its inspectors, or other authorized agents) as often as they shall deem necessary (but not less than four times a year) a sample or samples of the water supplied by each person or corporation furnishing water for potable use. Any person or corporation failing to allow the sample or samples for analysis to be collected as provided for in this section, or interfering with any member of the board of health of the State of New Jersey, or duly authorized agent or employee of said board, in the supervision of any water plant, shall be liable to a penalty of \$100, to be recovered in an action of debt by the board of health of the State of New Jersey.